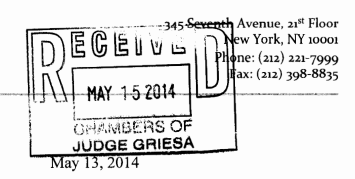
MB

MEMO ENDURSED

MOSKOWITZ & BOOK, LLP

Avraham C. Moskowitz AMoskowitz@mb-llp.com



Hon. Thomas P. Griesa United States District Judge Eastern District of New York 500 Pearl Street New York, New York 10007

Re:

United States v. Cheaitelly

S4. 11 Cr. 133 (TPG)

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 5/19/14

Dear Judge Griesa:

This letter is respectfully submitted on behalf of the defendant Hassan Ali Cheaitelly to request an adjournment of the status conference scheduled for May 20, 2014. The adjournment will enable the parties to continue their plea discussions in an attempt to resolve the matter without a trial.

I have spoken to AUSA Michael Ferrara and to counsel for both co-defendants and all have advised me that they have no objection to the requested adjournment. I have spoken to Mr. Beale, Your Honor's courtroom deputy, who informed me that August 11, 2014 at 4:30 p.m. may be a convenient date for the Court. If the Court is willing to grant the requested adjournment, please return a "So Ordered" copy of this letter to me at the Court's earliest convenience.

Thank you in advance for your consideration of this request.

Respectfully submitted,

Avraham C. Moskowitz

avalam C. Moskowsty

ACM:bgb

cc: All Counsel of Record (by e-mail)

5/19/19 USDO